	Aaron Singleton, SUI JURIS
	11/10 VChC
	1 Halleck Street
	Bronx, New York NO4747
	THE UNITED STATES DISTRICT COURT FOR THE
	SOUTHERN DISTRICT OF NEW YORK
•	
·	AARON SINGLETON
	Complainant
	VS.
	RESPONDENTS
	THE PEOPLE OF THE STATE OF NEWYORK BRONX COUNTY
	ASSISTANT DISTRICT ATTORNEY, MEGAN LEO, ESQ
-	ASSISTANT DISTRICT ATTORNEY, ALLISON KLINE, ESQ
	THE SUPREME COURT OF NEW YORK BRONX COUNTY
	JUSTICE SUPREME COURT, HONORABLE ETHAN GREEN BERG, AJSC
	NEW YORK DEFENDER SERVICE
	JESSE HOBERMAN KELLY ESQ
	THE CITY OF NEW YORK DEPARTMENT OF CORRECTIONS.
*	AFFIDAVIT OF INFORMATION
<u> </u>	CRIMINAL COMPLAINT
	UNITED STATES CONSTITUTION. AND NEW YORK VIOLATIONS
	UNITED STATES CODE TITLE 18 VIOLATIONS
	CRIMES, CIVIL RIGHTS, FELONIES, HIGH CRIMES and MISDEMEANORS

## AFFIDAVITA OF INFORMATION IIN SUPPORT OF A CRIMINAL COMPLAINT

I Aaron Singleton the Complainant Affiant in the Instant matter, am reporting by AfflorVIT, to this Court, United states Attorney, New York State Attorney, Insurance commissioner believed to be the compentent authorities to which knowledge of Criminal actions should be reported. This Affidavit is filed pursuant to 18 united states code section 4(18 usc 4), the FEDERAL RULES OF CRIMINAL PROCEDURE RULE 3. Title 18 (18 usc) Section 4 States:

Whoever having knowledge of the actual commission of a felony cognizable by a court of the united States, Conceals and does not as soon as possible make known the same to some Judge or other person in Civil or Military authority under the united states, shall be fixed not more than

I Aaron Singleton the Complainant Affiant in the Instant matter, herein openly declare and depose that the above named Respondents did Knowingly and willfully art and conspire to oppress. Injure, and damage this Complainant In violation of use title 18 241 conspiracy against rights under color of law

Affiant as herein below set forth, and by evidences Set Forth in the Attached COMMERCIAL AFFIDAVIT All of the Affidavits, notices, and Filings, of this Complainant Afriant have been issued as the truth, the whole truth. and nothing but the truth, to the best of my experience, Knowledge and belief The Affidavits I have issued were Sworn to as TRUE, CORRECT and COMPLETE. The Respondents have admitted to and acquiesced to the crimes Which the Complainant Affiant Complained about and Sought to Protect himself from further abuses. Their continuing on with the wrongful actions against this complainant, the accused Respondents are acting in Knowlegable and willful criminal assaults against the complainant, and in knowledgable and willful VIOIGHIDM OF RESPONDENTS Oath Of Office. In order for a crime to exist. Four elements must exist; first there must be a Clearly defined crime or criminal action; Second, there must be a Victim; third that the Victim must have been damaged or injured, and fourth, the Criminal intent must be established on the part of the accused, without Proof of all Four elements no action can be considered Criminal, In this matter, the complainant Affiant is the Victim, the commercial Affidavit sets the complained Issues and this criminal complaint defines the crimes, verifies the actual damages, and the intent was established by proof the Respondents (imprisonment of complainant) Legal arguments On the record at Court procedings, they were notified and warned of their wrongs and was required to right them.

the Respondents acted willfully against this complainent Affiant. The complainant Affiant exercises his unalienable Right against, THE PEOPLE OF THE STATE OF NEW YORK. State agency, and its agents for a rediess of grievances (fraud, Deprivation of rights, Perjury of oath False Arrest and Imprisonment, Malicious prosecution, Criminal Contempt against Due process of Law, Plus other noted wrongs) by this verified Criminal complaint. Therefore, the Complainant Applant Aaron Singleton, Sets forth to the Candid Community the abuses of FELONY, HIGH CRIMES and MISDEMEANORS, by the Respondents. The above named Respondents, in the instant action have Supported Criminal actions by willfully and knowingly: DENIED A RIGHT to due process of law. such denials Include but are not limited to the right to work, the right to receive Just reward of labors, denying access to the multiple constitutional rights and specifically acting against the complainant Afriant under a color of official right. It is a "taking action" denying the right to personal Property Violative or the provisions of the State Constitutional Provisions and under the Fourth and Fifth Amendments to the constitution for the United States. The right of due Process of law requires before any sort of Judgement against an individual, that he has had apportunity to defend himself of any acusations or claim, that he has had an apportunity to state his case, he has had a proper and lawful Judgement by a Jury of his peers, or by a knowledgeable waiver of the right to answer

The PEOPLE OF THE STATE OF NEW YORK OPPICIALS or agents against that due process by acting in a criminal conspilacy, to defraud the Complainant Affiant of his property (LIBERTY) giving such property to the THE CITY OF NEW YORK DEPARTMENT OF CORRECTIONS WITHOUT ANY KIND OF LAWFUL JUDGEMENT, CONTRACTS, OR PROOF OF CLAIMS. THE PEOPLE OF THE STATE OF NEWYORK is therefore guilty of denying the COMPLAINANT AFFIANT Aaron Singleton, Every constitutional Protection afforded-an act of TREASON (defined below) an act of a MIYED DOMESTIC WAR. DOMESTIC MIXED WAR- A MIXED war is one which is made on one side by public authority, and the other by mere private persons (Black's Law Dictionary 5th Ed. Page 1420). war does not exist merely because of an armed attack by Military Forces of another nation until it is a condition recognized or accepted by political authority OF government which is attacked, either through an actual declaration of war or OTHER ACTS DEMONSTRATING Such position (savage v. sun Life Assur co. of Canada D.C. 57 F SUPP 620,621 - WAR is the disintegration of Peace, Webster's State "a State of hostility, conflict or antagonism, a struggle between Opposing Forces, not necessarily open violent armed confrontations, although a continued State of disrupted Peace by any force could lead to open armed conflict. The defendants are hereby accused of the following Crimes, against, and violations of the rights of the

property without due Process of law reducing the Afriant	
to the condition of a slave. As such, these are in	
Fact in Violation of the State and Federal constitutions	
that abolished Slavery.	
TREASON. Treason is defined as the assault against	
the authority to whom one owes allegiance. It is one	
OF three Specific Crimes named in the united states	
constitution. It requires that one commit an act of war	
against the constitution, or giving aid and comfort to an	
enemy. Such clearly defined actions by government officers	
and such Private Officers who have Privileged authority	
in Commerce by the constitution in specific connection	
to the above violation, maireasance of office glong with	
violating their outh of office and in the related connected	
activities herein as listed below is nothing short of TREASON,	
See DOMESTIC MIXED WAR above, and there is no other term or	persons memoral quantities and the state of
Set of terms that accurately define such activity. THE PEOPLE	
OF THE STATE OF NEW YORK have willfuly violated the basic	
Fundamental Principles this country was founded on, and	
therefore condoned the acts of TREASON by so-called	
governmental officials against the undersigned, making them	
liable for such acts of TREASON by lefusing to stop such	F
actions against the complainant Affiant Aaron Singleton,	*
When they had the Power and authority to do so	
In addition to and along with the above cited crimes, the Respondents	· · · · · · · · · · · · · · · · · · ·
acting in concert with such so-called government officials	
to complete such acts as listed as follows:	

_	people of New York State REPUBLIC. Such rights
	or obligations are secured, Preserved or defined
	by the Constitution to Prevent Such abuses
	by both employer and of government officials (state officials
	by their oath to support Said Constitution
	167 CJS, officers, section 46, oaths).
**	-MALFEASANCE OF OFFICE. By such Wrongful action,
-	these individuals have acted with malfeasance of office
	in conspiracy with Agents of the PEOPLE OF THE STATE OF
	NEW YORK and THE CITY OF NEW YORK DEPARTMENT
	OF CORRECTIONS deliberately, Knowingly and willfully Violating
	Said rights are guilty of misconduct in office, whether public
	or Private.
	- SLAVERY The civil relation in which one man has
	absolute Power over the life, fortune, and liberty of another.
$\perp$	The Respondents have denied the right to "fortunes"
	carned by the labors of the Africant. The unlawful conversion
•	OF such Property and giving it to another without
$\dashv$	due Process Of law forcing the Africant to work for
_	less than what was lawfully and contractually agreed upon.
	breaching interpersonal contracts and relationships, is criminal.
	The Respondents have absolutely refused to communicate
	in GOOD FAITH with the Affiant. They have refused to disclose
_	the lawful authority by which they act, the contract in
	default or the damages which they claim created the so-called
	liability. There is no Judgment of any kind that they can
_	Produce Showing and liability. By Such actions, these have destroyed
	the right to life, liberty and property by such taking of Personal
.	

	_	FRAND permitting shown and demonstrated acts of fraud
;		land actively participated in a scheming conspilary of untouthe
		and misrepresentations to deceive those who entrusted
_	$\downarrow$	themselves in dealing in good faith, while specifically
_	-	acting in deliberate bad faith when such fraud
		Was shown. (USC TITLE 18 \$ 1001)
_	$\parallel$	- EXTORTION. BY Such actions of Fraud, Said Respondents
	$\parallel$	under assumed usurped to Fricial right and color of affice
	$\parallel$	to demand, without any real lawful or proper authority
-	#	gave monies of the complainant Afriant to the
_	#	PEOPLE OF THE STATE OF NEWYORK and THE CITY OF
	#	NEW YORK DEPARTMENT OF CORRECTIONS OS Foreign
	#	agents Cexplained below) by use of such misrepresentations
	#	and untruths to steal monies under a color and cover
		OF law to raise revenue (USC TITLE 18 \$ 872,873)
	#	-GRAND THEFT. By such actions OF fraud and extortion, the
_	₩.	Monies Stolen, or damages sustained by Such actions
	╫	totalled over \$ 400 under a guise fines, and Penalities
	1	under a color of law for exercising one's inalienable unalienable
		ights. (DSC TITLE 185641)
		ROBBERY. (Attempted robbery) Respondents, by Such action
	LC	OF Conspiracy under a color of law and offical right, used
	ļi.	ntimidation, threats, and fear by force of imprisonment to
		Xtort revenues Cusc TITLE 18\$2112).
		FALSE DOCUMENTS. Accepting false documents that are known
ŀ	L	not to be true or known to be false to falsely condemn
	4	ne Complainant Affiant under a color of law without
	b	enefit of a lawful trial, to laise revenue by Stealing
1		

Monies of the Complainant Affiant and giving it directly to a Foreign agent by Such Faise condemnations. (USC TITLE 18\$1001) - CONSPIRACY. A confederation of two or more individuals who may not know each other but, by their Joint efforts, Commit some unlawful or climinal act (Black's Law Dictionary). Multiple Officials, agents and other Persons named properly Noticed and Un-named who under a cover of official right and appearance and color of law continued to perform Such acts to continue to raise revenue by Fraud and extortion, for any so-called governmental function. CUSC TITLE 185 241 Federal Racketeering Act, USC TITLE 18 \$ 1961) - RACETEERING. Is the combination of the above Identified Crimes. Title 18 united States Codes Section 1961 (RICO) defines it as involving a host of Patterned Criminal actions that includes but not limited to an act or threat of Murder, Kidnapping, gambling, arson, and as in the instant case robbery, bribery, extortion, Fraud, Slavery, Etc The explanation of crimes above Stem from other hidden Crimes being forced upon the People of New York State REPUBLIC. Such Crimes and this Affidavit of Information is filed in the overall context of the Bankruptcy of the united states (i.e. District of columbia as Per Jurisdiction Set forth in the U.S. Constitution Article 1. Section 8, Clause 17 and 18 and Article 9 Section 3 clause 2). The united states bankruptcy is a direct result of the Federal Reserve Act of December 23,1913, in which the delegated authority of congress to be responsible for the nation's Currency was illicitly, unconstitutionally and treasonously surrendered to the Privately owned Federal Reserve Corporation (a Foreign agent)

whose class A Stockholders are various international banks. In place of real money as legal tender (gold and silver coin U.S. constitution Article 1 Section to, Coinage Act April 2, 1792). the Féderal Reserve issued Private Commercial Paper, I drawn on the credit of the united States, consisting of only bookkeeping entries of no substance or reality. on which a real compound interest was charged. The U.S. Treasury Paid the ever-increasing interest lin gold and was eventually depleted with a higher debt than ever. The planned inevitability occurred: BANKRUPTCY. This bankruptcy was clearly reiterated on March 17, 1993 on the Floor of the House of Representatives by James Trafficant Jr. (Ohio) addressing the House. It is recorded in the united states Congressional Record, Wednesday, March 17, 1993 Volume # 33 page H1303, Should anvone doubt the claim.... "Mister Speaker, we are here now in Chapter 11. Members of Congress are official trustees presiding over the greatest rearganization of any bankruft entity in world history, the U.S. Government! The U.S. Attorney General is the "Permanent Member" to the Secretariat of the Interpol operation, and the secretary of Treasury the "alternate Permanent member:" under Article 30 of the "constitution and General Regulation of Interpol" 22 usc 263 (a), the agents are required to renounce their allegiance to their respective countries and expatriate. Consequently, ALL "public servants" officials, congressmen, politicians, Judges, attorneys, law enforcement personnel, the States and their various agencies, are express agents of the Foreign Principals who have bankrupted and Stolen the united states through the paper money banking swindle and other Fronds and

treacheries, under trappings of "democracy," the flag, "law and order" the constitution, etc., Americans have been duped into administering and submitting to their own subjugation, bankruptcy, enslovement, and the climination of their rights, freedom and country. The people have been reduced to Peonage and involuntary servitude under a frowbulert, tyrannical, and seditious foreign oligarchy whose express intent is to institute and establish a dictatorship over the people and their Posterity through a Private, Commercial one-world-government (i.e. "THE NEW WORLD ORDER"). These Foreign Principals, through the Knowing and unknowing complicity of their Agents have completely debauched the Monetary System (National Geographic, January 1993, THE POWER OF MONEY, page 83), declaring war on and against the People OF this country destroyed the lives and livelihoods of millions of People, aided and abetted the enemies of the American People and their Posterity, incited rebellion and anarchy within the de Jure society, taken faise oaths, entered into seditions Foreign agreements, Pacts, Confederations, treaties, and alliances, and under a pretense of "emergency" which they themselves created created and formed a multitude of offices of alien allegiance (treason) to Perpetrate their Plunder, conquest, and subjugation of what was once considered" the last great hope of human freedom! These are truly quilty of SEDITION AND TREASON against the constitution and declared a domestic mixed war against the People of the united States. (See attached TOP SECRET" Silent Weapons for Aviet wars, a Manual For silent weapons system." 1980 Article of Scientific American. The World Economy of the Year 2000). THEREFORE, the respondents are guilty of the above crimes in

(State agencies)

acting in conspiracy with Such agents of Foreign powers

to Futher destroy another individual, Aaron Singleton, the undersigned

by Such activity. To wit, the above named officers/agents of

THE PEOPLE OF THE STATE OF NEW YORK, THE CITY OF

NEW YORK DEPARTMENT OF CORRECTIONS, SUPREME COURT

OF THE STATE OF NEW YORK COUNTY OF BRONX, (Justice

OF the Supreme Lout Honorable ETHAN GREENBERG, AJSC)

NEW YORK DEFENDER SERVICE (JESSE HOBERMAN KELLY ESO

THE PEOPLE OF THE STATE, ASSISTANT DISTRICT ATTORNEY

MEGAN LEO, ASSISTANT DISTRICT ATTORNEY ALLISON KLINE)

did will Fully And unlawfully:

Count 1: on or about February 20, 2019 ASSISTANT DISTRICT MEGAN LEO (Bronx county) accepted and honored faise documents by the New York City Police Department (46 pricent) (USC TITLE 18 \$ 1001) and Presented that False Information to A Bronx county Grand Jury, In Violation of her Oath of Office. The Individual Aaron Singleton was not given required notice of these Grand Jury Proceedings which is A Violation of the Africant Due Process, A.D.A MEGAN LEO Presented False evidence of an undocumented unproven liability. Shown to be faise by the Complainant Africant Aaron Singleton, to take property without due process of law, to give it the THE NEW YORK CITY DEPARTMENT OF CORRECTIONS.

Count 2: In accepting and honoring faise documentation, the People of the State of New York (A.D.A MEGAN LEO), Specifically and willingly conspired with the THE NEW YORK CITY DEPARTMENT

OF CORRECTIONS to Steal the property of Agron Singleton, denying Aaron Singleton the rights of due Process of law for any action against him. The rights denied, Violated or trespassed are enumerated below. Each action denial, violation or tresposs, is a separate high crime or misdemeanor, brought together in this count as violations against the constitution. The Penalty is defined under Title 18 USC Sections 357 individually listed for Subtotal tally as to the Civil damages Sustained by such Criminal actions. RIGHTS OF THE COMPLAINT DENIED OR VIOLATED (\$ 10,000 each denied, Violated or trespossed right listed USC Title 18) (\$ 20,000 For each tresposs, denial or Violation Secured, Preserved and Protected By the NEW YORK STATE CONSTITUTION and the CONSTITUTION OF THE UNITED STATES): 1. N.Y.S. ART 1 SEC 1: Denied right (\$ 20,000 2. U.N.S. ART 1 SEC 9, SEC 10: BILL OF ATTAINDER Bail laws of New State those within Article 500 = 20,000) 3. N.Y.S. ART 1 SEC 12/U.N.S. FOURTH AMENDMENT: UNTBOSONAble Search and Seizure Violations: October 7,2019 ILLEGAL SEIZURE WITHOUT WARRANT-TRESPASS-(Scized complainant Afficiant's property without warrant or lawful complaint of damages 1 To have each and every Phone Call made, recorded and Provided to The District Attorney is A unreasonable Search and Seizure Violation Denied right to be free of unreasonable search and seizures(x 2 = 40,000 1. N. S. ART 1 SEC 6/U.N.S. FIFTH AMENDMENT, FOURTEENTH AMENDMENT! Denied right of due Process(x3=60,000 5.N.Y.S. ART 1 SEC 6/U.N.S. SIXTH AMENDMENT: Denied the right to be informed of the nature and cause of the accusations,

	(never provided a certified copy of the original complaint
· · · · · · · · · · · · · · · · · · ·	11 as well as a certified copy of the true bill on January 30 2020
	I A.D. A MEGAN LEO, THE PEOPLE OF THE STATE OF NEW YORK'S
	IJESSE HOBERMAN KELLY ESQ. NEW YORK DEFENDER SECURITY
	HONORABLE ETHAN GREENBERG, SUPREME COURT OF THE
	STATE OF NEW YORK COUNTY OF BRONX.) The above
	mention Participated in a Scheming Conspiracy, to Deliberately
	Willfully Violate by refusing to provide my Grand Jury
	transcripts with a "Protective order" by ETHAN GREENBERG JSC.
	I(X = 60,000)
Ь.	N. Y. S. ART 1 SEC 6/U.N.S. SIXTH AMENDMENT: Denied right of
	effective Counsel (NEW YORK DEFENDER SERVICE, Counsel
	"JESSE HOBERMAN KELLY ESQ"), has not provided a form of
	defense, and has only pushed a "COP out" deal, requested
	A Mental evaluation, and attempted to sabotage the court
	Proceedings to Benefit, the (A.D.A.'s MEGAN LEO, Allison KLINE)
	district afformers Prosecuting this Matter. (x 2 = 40,000)
7.	W.W.S. SIXTH AMENDENT: Denied Speedy trial (The Complainant
	has been "detained" (enslaved) for an extended amount of time
	under the faise Pretense of awaiting trial. At the time
	that this argument is presented 15 months. (20,000)
8	N.Y.S. ART 1 SEC 5/ U.N.S. EIGHTH AMENDMENT: Denied right to be free
	OF excessive bail and cruel and unusual Punishment (The complainant
	has been held hostage for an excessive amount of Baille
	2) After I was Indicted my Bail, was set at an amount (25,000),
	Hower a DELTREATE TUDIFFE PRICE INC. 115 WILL AMOUNT (25,000)
	However a RELIBERATE INDITERENCE was wilfully done by THE
	HONORABLE ETHAN GREENBERG (JSC) OF THE BRONX SUPREME
	COURTILIEVEN after it was addressed, it continued to happen (X2=40,000)  Bail changed from true BIH A Mount.
	THE RESIDENCE OF THE PROPERTY

9. U.N.S. THIRTEENTH AMENDMENT; Denied right of not being subjected	
to a Status of PEONAGE, INVOLUNTARY SERVITUDE and SLAYERY	
without being duly convicted of a crime, (20,000).	
10.91. Y.S. ART I SEC IVU.N.S. FOURTEENTH AMENDMENT: Denied	
and Deprived Equal Protections of the Laws(X2=400000)	
Seventeen (LT) united states and New York State	
CONSTITUTIONAL VIOLATIONS , all Violations are listed	
at 120,000 pack Widelian	
Subtotal For damages of constitutional rights): (17x20,000=340,00	0#)_
TITLE 18 Violations committed by the respondents	
individually listed for (10,000) subtotal for CIVIL damages	
Sustained by TITLE 18 Violations:	
TITLE 18 UNITED STATES CODE SECTION 1001-FALSE DOCUMENTS	(10,000)
TITLE 18 UNITED STATES CODE SECTION 241-CONSPIRACY AGAINST RIGHTS (10)	000)
TITLE 18 UNITED STATES CODE SECTION 242-DEPRIVATION OF RIGHTS UNDER COLOR OF LAW	10,000)
TITLE 18 UNITED STATES CODE SECTION 1961- RACKETEERING (10,000)	
TITLE 18 UNITED STATES CODE SECTION 4-TREASON (10,000)	
TITLE 18 UNITED STATES CODE SECTION 1001 - FRAUD (10,000)	
TITLE 18 UNITED STATES CODE SECTION 872,873,1951,1962-EXTORTION (10,000)	
TITLE 18 UNITED STATES CODE SECTION 2112-ROBBERY (10:000)	
TITLE 18 UNITED STATES CODE SECTION 641- GRAND THEFT (10:000)	
NINE (9) TITLE 18 UNITED STATES CODE WILLFULLY VIOLATED BY	)A.
governmental officials subtotal of damages for Title 18 USC Violations:	
(9x10,000=190,000) (340,000+90,000=1430,000)	
The Respondents, in Furtherance of this conspiracy, committed	
attempted to commit, did commit and solicit Crimes as	1
	-
Charged, including civil Rights; Individually listed with	
Charged, including civil Rights; Individually listed with Subtotal For Civil damages:	

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*	Crimes, Civil Rights Wolations
	Deprivation of Rights (\$100,000)
	Violation of oath of office (\$50,000)
3	
4	Intentional Infliction of Emotional Distress (50,000)
5	Tress pass (10,000)
6	Faise Arrest and Imprisonment (\$100,000)
	Defamation (\$ 50,000)
8	
9.	Initiating Faise Reports (\$10,000)
	H. T. STAPPRET IN THE T. OCHOO (N 1001000)
	Subtotal for damages = (\$620,000) 10 violations
	By such repeated actions by the respondents glong
	with authorities and agencies of the state A criminal
_	Conspicacy is established of USC Title 18 Violations, United States
	and New York State Constitutional Violations, and Other high crimes
	Mentionel in this AFFIDAVIT OF INFORMATION, (CRIMINAL COMPLAINT)
	ACCOUNTING OF DAMAGES SUSTAINED
	NAME OF Crimes Damage Den UN
_ 17,	(CONSTITUTIONAL VIOLATIONS) United States and New York States (20,000) 17x20,000 = 340,000
9.	Title 18 united states code Violations (FACH)  9x 10,000 = 90,000 \$
10.	
	SUBTOTAL \$ 1,050,000
itive marges	Malicious prosecution, loss of liberty, aggravated injuries suffered in Jail, lost or wages
1	Economic harm, damages to reputation, Mental and emotional fain and Suffering 2
1	(1/1000,000\$)
	Market Ma
	GRAND LOTAL WITH DAMAGES D 210501000

The undersigned Complainant Afriant, Aaron Singleton.	
declares under Penalties Of Perjury and bearing a faise	
Witness that the Complaint as Stated herein is true, Correct and	
certain, now a matter of public record, A conspiracy demonstrated	
by Personal experience (exhibits attached)	
DATED: MAY 2020 19th	
Aaron Singleton	
Complainant Affiant	
WITNESS my hand this \$600 OF MAY, 2020	
151 axon Strafton.	
Alaron Singleton, SUI JURIS	
STATE OF NEW YORK	
COUNTY OF BRONX	
on this 26 day of May 2020, before me,	
the undersigned Notary Public in and for the State of New YOLK	
appeared Agron Singleton Personally Known to me, to be the Person	<b></b>
whose name is subscribed within this instrument and acknowledged	
to me that he executed the same in his authorized Capacity, and	
that his signature on this instrument is true, correct and certain.	
witness my hand and oppicial seal:	
arministration of the state of	
STATE NOT Public	
NOTARY PUBLIC 2	
0)PH\$57175	
Washington Control of the Control of	
SIGNATURE OF NOTARY PUBLIC	

## AFFIDAVIT OF SERVICE

STATE OF NEW YORK)
COUNTY OF BRONX )
AARON SINGLETON, being duly sworn, deposes and says:
That I have on this 26 day of May, 20, placed and submitted in
the postal receptacle in the New York City Correctional Facility known as Vernon C. Bain
Center, located at One Halleck Street, Bronx, New York 10474, Notice of
Criminal Complaint, AFFIDAVIT OF INFORMATION, to be duly mailed via
the United States Postal Service to the following parties in the above action:
AH: Court Clerk  United States District Court Southern District of New York U-S. Court House SOO Pearl Street New York, New York 10007 AHIN: STATE ATTORNEY GENERAL 120 Broadway, 24th Floor New York I New York 10271  Insurance Commissioner of the State Of New York
1 State Street
New Yorkinen York 10004
Respectfully submitted,
aaron strepter.
Sworn to before me this  2 day of MAP  NOTARY PUBLIC  STATE  OF NEW YORK  Published in Broan County  UPH837175  NOTARY PUBLIC  Published in Broan County  UPH837175
TO A EXPIRES WHITE

MATI

LEGAL

U.S. Court House SOO Pearl Street New York, New York 10007 AHN: Court Clerk

00 1 Halleck Street

Bronx, New York 10474

Aaron Singleton 2411900477

united States District Court Southern District of New York

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